

**CHIEF ALJ MINKIN'S MANAGEMENT REPORT
CONCERNING 851 PILOT PROGRAM**

SECTION 851 PILOT PROGRAM

**Submitted by the ALJ Division
March 17, 2005**

I. Summary

We propose a 12-month pilot program to test procedures for expediting Commission consideration of certain categories of Section 851 transactions. If successful, the pilot program will likely result in a decision or a new general order providing a more expeditious advice letter process for approving these Section 851 transactions.

II. Eligible Section 851 Transactions

A. Criteria—The advice letter pilot program will apply to proposed transactions meeting the following conditions:

1. The activity proposed in the transaction will not require environmental review by the CPUC under the California Environmental Quality Act (CEQA) because: (a) no project is involved; or (b) a statutory or categorical exemption applies (the applicant must provide a notice of exemption or explain why an exemption applies).¹
2. The transaction will result in a positive effect on the public interest.
3. Any financial proceeds from the transaction either will be (a) booked to a memorandum account for distribution between shareholders and ratepayers during the next general rate case for that utility, or

¹ We seek comment on whether a streamlined process such as that contemplated here can also include those transactions where a lead agency other than the CPUC has completed the environmental review under an environmental impact report or a negative declaration and the lead agency has found no significant unavoidable environmental impacts. Obviously, inclusion of this type of transaction in the proposed pilot increases the number of transactions for which Commission review could be streamlined; however, serious concerns have been raised that the nature of the Commission's review of these transactions as a responsible agency requires a more detailed process than can be accommodated under the advice letter pilot proposal. We encourage commenters to provide practical suggestions for resolution of this conflict.

(b) immediately divided between shareholders and ratepayers based on a specific distribution formula previously approved by the Commission for that utility.

4. The property that is the subject of the transaction is no longer necessary or useful in regulated utility operations.
5. If the transaction results in a fee interest transfer, the property does not have a fair market value in excess of \$500,000.
6. If the transfer is a lease or a lease-equivalent, the total net present value of the lease payments, including any purchase option, does not have a fair market value in excess of \$500,000, and the term of the lease will not exceed 10 years.
7. If the transaction involves a transfer or change in ownership of facilities currently used in regulated utility operations, the transaction will not result in a physical or operational change in the facility other than in the normal course of business.
8. This pilot program excludes any parcels or other transactions to be submitted to the Commission under Section 851 by Pacific Gas and Electric Company (PG&E), consistent with the Land Conservation Plan to be established by the Governing Board of the Pacific Forest and Watershed Lands Stewardship Council ("Stewardship Council"). Consistent with the Stipulation adopted in Decision 03-12-035 in Investigation 02-04-026, these transactions require formal consideration under Section 851.

B. Mandatory participation; exceptions

1. Participation in the pilot program is mandatory for all eligible transactions.
2. If a formal application is mistakenly filed seeking approval of an eligible transaction, the Chief or Assigned ALJ may dismiss or stay the formal proceeding and transfer the application to the appropriate Industry Division for processing as an advice letter under the pilot program.

3. For any of the following reasons, an Industry Division may determine that the approval of an advice letter filing under the pilot program is inappropriate:
 - a. The proposed transaction does not satisfy the criteria for the pilot program.
 - b. The proposed transaction presents unusual issues of fact or law that require more complete fact-finding and informed decisionmaking.
 - c. The proposed transaction is inappropriate for advice letter consideration because it involves the exercise of discretion or is otherwise barred by General Order 96-A or its successor.
4. Having stated the reasons for determining that an advice letter filing is inappropriate for the pilot program, the Industry Division may reject the advice letter filing pursuant to General Order 96-A or its successor, without prejudice to the applicant to refile the request as a formal proceeding.

C. Advice letter filing procedures

1. Proposed section 851 filings that are eligible for the pilot program will be submitted to the appropriate Industry Division as an advice letter in accordance with General Order 96-A or its successor.
 - a. By the time the pilot program commences, certain provisions of General Order 96-A may have been superseded as the result of the Third Interim Opinion in *Rulemaking for Purposes of Revising General Order 96-A Regarding Informal Filings at the Commission*, R.98-07-038.
 - b. Under proposed advice letter procedures, the filing of an advice letter commences a 30-day review period by staff. Before the end of the initial 30-day period, staff may notify utility that review will be extended for another 120 days (or longer if the utility agrees). If the staff does not suspend effectiveness within initial 30 days, the advice letter becomes effective at end of 30 days. At the end of the 150-day

period (30 + 120), the Industry Division must either issue its disposition or prepare an appropriate resolution for the Commission.

2. In addition to other information required by General Order 96-A or its successor, the advice letter will include the following information:
 - a. Identity of all parties to the proposed transaction.
 - b. Complete description of the property including present location, condition, and use.
 - c. Complete description of the financial terms of the proposed transaction.
 - d. If a transfer of a property interest (including, without limitation, a fee, easement, or leasehold interest) is involved, the original cost, present book value, and present fair market value (indicated by a reputable appraisal) of the property.
 - e. Indication of how the financial proceeds of the transaction will be distributed.
 - f. Recent photographs of the property; and, if real property is involved, a scaled map of the property.
 - g. Sufficient information and documentation (including environmental review information) to indicate that all criteria set forth in section II(A), *above*, are satisfied.
3. Notification and service of the advice letter will be in accordance with General Order 96-A or its successor. In all cases, a copy of the advice letter will be noticed in the *Daily Calendar* and served on the appropriate Industry Division, ORA, and the CPUC CEQA team.
4. The appropriate Industry Division will review and process the advice letter in accordance with General Order 96-A or its successor. In addition to the reasons stated in General Order 96-A or its successor for

disapproving the advice letter, the Industry Division may reject the advice letter for the reasons set forth in section II(B)(3) *above*.

5. The approval or disapproval of an advice letter may be reconsidered or appealed as provided by General Order 96-A or its successor or by other applicable provisions of law.